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PCT LEGAL ADMINISTRATION

: DECISION

In re Application of

UNDERBRINK et al.

Application No.: 10/570,833

DOT N. - DOT/192004/02002

PCT No.: PCT/US2004/028926

Int. Filing Date: 02 September 2004

Priority Date: 02 September 2003

Attorney Docket No.: SIRF-113US

For: SIGNAL PROCESSING SYSTEM FOR SATELLITE

POSITIONING SIGNALS

This is a decision on applicant's petition under 37 CFR 1.137(b) and 1.182 filed on 17 August 2010 in the United States Patent and Trademark Office (USPTO) in the above-captioned application requesting revival of the application an correction of the first inventor's name.

#### **BACKGROUND**

The procedural history of this application was set forth in the decision mailed on 13 July 2010 and is incorporated herein by reference.

### **DISCUSSION**

#### Petition under 37 CFR 1.182

Applicant's "Petition under 37 CFR 1.182" requests a change inventor Protic's first name to Vojislav. The \$400 petition fee was charged to applicant's deposit account per the authorization. Applicant indicates that inventor Vojislav Protic's name was erroneously entered in a short form in the international Application PCT/US04/028926. The petition under 37 CFR 1.182 to change the respective inventor's name to Vojilsav Protic is GRANTED. The USPTO records will reflect this correction.

## Petition under 37 CFR 1.137(b)

37 CFR 1.137(b) permits the filing of a petition to revive an abandoned application where the abandonment resulted from an unintentional delay. A grantable petition under this section must include: (1) the required reply unless previously filed, (2) the petition fee required by law; (3) a statement that the "the entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition pursuant to this paragraph was

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unintentional".

Applicant has satisfied Item (1) with the grantable petition under 37 CFR 1.182 to correct inventor Protic's first name to Vojislav. Declarations by the joint inventors were provided and are acceptable. Applicant paid the required petition fee, satisfying Item (2). Item (3) above is satisfied because the present petition includes the statement that "the entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional" as required by 37 CFR 1.137(b)(3) at the time of filing this petition. In light of the above, the petition to revive is GRANTED.

## **CONCLUSION**

Applicant's request under 37 CFR 1.182 to correct the first inventor's last name to is **CRANTED**. Inventor **Vojilsav Protic**'s name is corrected in the USPTO record. Applicant's petition under 37 CFR 1.137(b) to revive the application is **GRANTED**.

The application will be forwarded to the U.S. Designated/Elected Office for further processing in accordance with this decision. The 35 U.S.C. 371(c)(1), (c)(2) and (c)(4) date is 15 October 2009.

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